IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

BRANDON STRAKA, WALKAWAY CAMPAIGN PAC, AND WALKAWAY FOUNDATION

Plaintiffs,

vs.

DAVID S. CLEMENT,
@BRAWNDOSNITCHKA, @
CHICHIVISION18, @MIKECLOVER7,
@STONEPGH,
@THATSQUITEAWALK,
@HIGHENANONTOO, @TOOKEJK,
@ZIBTARA a/k/a MIRANDA DEW

Defendants.

CASE NO. 8:24-CV-00024-JFB-SMB

DECLARATION OF MIRANDA DEW

- I, Miranda Dew, state and declare as follows:
- 1. I am a defendant in the above-captioned lawsuit. I am over 21 years of age, do not suffer any physical or mental impairment, and make this declaration on my personal knowledge. I am submitting this Declaration in support of my Motion to Dismiss for lack of personal jurisdiction and improper venue.
 - 2. I am a resident of Austin, Texas.
- 3. I have lived in Austin, Texas since January 29, 2009. Before that I lived in Nebraska. I have not lived in Nebraska since 2009.
 - 4. I do not own any real property in Nebraska.
- 5. I do not conduct any business in the state of Nebraska and have not conducted business in Nebraska since I moved to Texas in 2009.
 - 6. I am registered to vote in Texas.
 - 7. I pay income taxes in Texas.



- 8. I visited Nebraska to attend a wedding in November 2020. I have not returned to Nebraska at any other time in the last four years.
- 9. Pursuant to 28 U.S.C. \S 1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed on March 13, 2024.

Miranda Dew